Section 2. This act shall take effect upon passage and publication.

Approved June 20, 1919.

No. 482, S.]

[Published June 24, 1919.

CHAPTER 395.

AN ACT to amend subsection (1) of section 20.10 of the statutes, relating to the salary for the superintendent of public property.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

Section 1. Subsection (1) of section 20.10 is amended to read (20.10) (1) Annually, beginning July 1, * * 1919, * * ninety-six thousand five hundred dollars, for the general administration expenses of his office, and the cost of furnishing all supplies, services, janitor services, all other materials, supplies and expense except light, heat, power and water, to the executive residence, the capitol, and the public grounds surrounding the capitol, the executive residence and the light, heat and power plant, and to offices in and outside of the capitol; and for renting and furnishing offices outside of the capitol. * * Of this appropriation there is allotted to the superintendent of public property an annual salary of * * four thousand dollars.

SECTION 2. This act shall take effect as of July 1, 1919. Approved June 20, 1919.

No. 226, S.]

[Published June 24, 1919.

CHAPTER 396.

AN ACT to detach certain territory from the union free high school district of the town of Eagle River, in Vilas County, and to define the territory included in said union free high school district.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

Section 1. All of range seven, except the east one-half of township forty-one, range seven, heretofore comprising a part of the union free high school district of the town of Eagle River, in Vilas County, is hereby detached from said union free high school district.

Section 2. The union free high school district of the town of Eagle River, in Vilas County, hereafter shall comprise the following described territory, to wit: the east one half of town-

ship forty-one of range seven and ranges eight, nine, ten, eleven and twelve within Vilas County.

SECTION 3. All territory heretofore comprising part of the union free high school district of the town of Eagle River, in Vilas County, and hereby detached therefrom, shall not hereafter be liable for any tax levy for the support of the union free high school of the town of Eagle River.

Section 4. This act shall take effect upon passage and publication.

Approved June 20, 1919.

No. 365, S.]

[Published June 24, 1919.

CHAPTER 397.

AN ACT to create section 29.54 of the statutes, to encourage the propagation of rough fish.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

Section 1. A new section is added to the statutes to read: 29.54 (1) The owner or lessee of all of the lands underlying, surrounding, or bordering upon any pond, lake or slough, natural or artificial, navigable or non-navigable, meandered or not meandered, tributory to and connected with the Mississippi river, which pond, lake or slough does not exceed at low water one square mile in surface area, shall have the right, upon complying with the provisions of this section, to erect, establish, operate and maintain on, in or about such pond, lake, or slough, a private hatchery and fishery for the purpose of hatching, propagating and fishing therein rough fish, including buffalo fish and carp.

- (2) Such owner or lessee desiring to erect, establish, operate and maintain a private hatchery and fishery in conformity with this section, shall file with the state conservation commission a verified declaration designating and describing the pond, lake or slough, which the declarant desires to use for the purpose of hatching, propagating and fishing rough fish therein, a description of all the lands underlying, surrounding, or bordering upon such water and the title or leasehold of the declarant therein. Such declaration shall also state in square miles and fraction of square miles the area of such pond, lake or slough, at low water.
- (3) Upon the filing of such declaration, the state conservation commission shall forthwith examine and investigate the same and may require the declarant to produce satisfactory evidence of the facts therein stated. If upon such examination it shall